, Case 1:07-cv-08789-LAP Document 9 File	USDC SDNY DOCUMENT ELECTRONICALLY FILED
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	DOC #:
Brandon :	07 civ. 878/(LAP)
-against- The City of New York Defendant (s).	INITIAL CASE MANAGEMENT PLAN AND SCHEDULING ORDER
On	
The following Case Management was adopted by the Court:	Plan and Scheduling Order
; All amendments to the pleadings shall be filed by;	
2. All discovery is to be completed no later than ; fact discovery is to be completed by	
3. The Parties are reminded that a pre-motion conference is required under the Court's Individual Rules and Practices. A party proposing a motion shall at the earliest opportunity but in any event no later than	
4. A proposed joint consolidate filed by At the same time, the partial consolidate one copy of all proposed exhibits, a memoral, and proposed voir dire questions a jury trial). Each charge shall specific proposed charge. The parties each shall containing the requests to charge and Wordperfect 8.0 format.	rties shall also send to trial order, together with orandum of law (if a bench and requests to charge (if ify the authority for the submit a 3.5" floppy disk

August $\frac{5}{20}$ The next/ $\frac{\text{fine}}{9.00}$ pre-trial conference is scheduled for at $\frac{9.00}{100}$.
6. The parties are instructed, pursuant to Fed. R. Civ. P. 16, to meet and pursue settlement discussions. Plaintiff's counsel is directed to advise Chambers by letter or in person of the status of those discussions by
7 Trial is to commence on at in Courtroom 12A.
Counsel for all parties shall confer to make a good faith effort to resolve all discovery disputes before requesting a premotion conference.
$\underline{\text{Pro}}$ $\underline{\text{se}}$ parties are directed to consult with the Pro Se Office in Room 230 or at (212) 805-0175 with respect to procedural matters.
The aforesaid schedule is final and binding upon the parties.
SO ORDERED:
Dated: New York, New York
LORETTA A. PRESKA, U.S.D.J.